IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re: Chapter 7

THE UNIVERSITY OF THE ARTS, et al., Case No. 24-12140 (BLS)

(Jointly Administered)

Debtors.

NOTICE OF PROPOSED SALE OF DE MINIMIS ASSETS PURSUANT TO DE MINIMIS SALE PROCEDURES

PLEASE TAKE NOTICE OF THE FOLLOWING:

Alfred T. Giuliano, the duly appointed chapter 7 trustee (the "**Trustee**") of the estates of the above-captioned debtors (the "**Debtors**"), pursuant to the *Order Establishing Certain Procedures for the Sale of De Minimis Assets Pursuant to Sections 105(a) and 363 of the Bankruptcy Code and Bankruptcy Rules 2002 and 6004* [Docket No. 84] (the "**Sale Procedures Order**"), proposes to sell certain *de minimis* assets (the "**Assets**") to Springside Chestnut Hill Academy (the "**Purchaser**"). This Notice is being provided in accordance with and sets forth the information required under the Sale Procedures Order.²

<u>Description of the Assets</u>. The Assets consist of various furniture and equipment more specifically set forth on $\underline{Exhibit\ A}$ attached hereto.

<u>Relationship of Purchaser to the Debtors</u>. The Purchaser's relationship, if any, with the Debtors is as follows: <u>None</u>.

<u>Relationship of Purchaser to the Trustee</u>. The Purchaser's relationship, if any, with the Trustee is as follows: <u>None.</u>

<u>Liens and Encumbrances on the Assets</u>. Other than possibly the Pre-Petition Secured Lenders, the Debtors are aware of the following liens and/or encumbrances on the Assets: <u>None</u>. All such liens, claims and encumbrances shall attach to the proceeds of the sale with the same validity, extent and priority such lien had immediately prior to the sale of the Assets, subject to any rights and defenses of the Trustee and/or the estates with respect thereto.

¹ The debtors in these cases, along with the last four digits of the federal tax identification number for each of the debtors, where applicable, are: The University of the Arts (9911); and U of Arts Finance, LLC (9911).

² Any capitalized term not defined herein has the meaning assigned to it in the Sale Procedures Order.

Material Economic Terms and Conditions of the Proposed De Minimis Sale. The Trustee proposes to sell the Assets to Purchaser on an "as is" and "where is" basis, free and clear of all liens, claims or encumbrances therein, pursuant to section 363(f) of the Bankruptcy Code, on the terms more fully set forth in Purchase Agreement (the "**De Minimis Sale**"). The Purchaser has agreed to pay a purchase price of \$23,239.78 for the Assets.

Procedures to Object to the Proposed De Minimis Sale. Any objection to the proposed De Minimis Sale (an "Objection") must: (a) be in writing; (b) set forth the name of the objecting party; (c) provide the basis for the objection and the specific grounds therefor; (d) be filed with the Bankruptcy Court; and (e) be served on: (i) counsel to the Trustee, Chipman Brown Cicero & Cole, LLP, 1313 North Market Street, Suite 5400, Wilmington, Delaware 19801, Attn: David W. Carickhoff (carickhoff@chipmanbrown.com); (b) counsel to the Bridge Noteholder Representative, Bridge Notes Collateral Agent, Bond Trustee, Bonds/TD Collateral Agent, Kramer Levin Naftalis & Frankel LLP, 1177 Avenue of the Americas, New York, New York 10036, Attn: Amy Caton (ACaton@kramerlevin.com) and Douglas Buckley (DBuckley@kramerlevin.com) and Klehr Harrison Harvey Branzburg LLP, 919 North Market Street, Suite 1000, Wilmington, Delaware, Attn: Domenic E. Pacitti (dpacitti@klehr.com) and 1835 Market Street, Suite 1400, Philadelphia Pennsylvania 19103, Attn: Morton R. Branzburg (mbranzburg@klehr.com); (c) counsel to TD Bank, Ballard Spahr, LLP, 919 North Market Street, 11th Floor, Wilmington, Delaware 19801-3034, Attn: Nicholas J. Brannick (brannickn@ballardspahr.com) 1735 Market Street, 51st Floor, Philadelphia, and Pennsylvania 19103 Attn: Diane E. Vuocolo (vuocolod@ballardspahr.com); and (d) the Office of the United States Trustee, J. Caleb Boggs Federal Building, 844 King Street, Suite 2207, Wilmington, Delaware 19801, Attn: Benjamin Lockbox (benjamin.a.hackman@usdoj.gov) (collectively, the "Objection Parties"). Any such Objection must be served on the Objection Parties on or before January 8, 2025, at 4:00 p.m. (Eastern Time) (the "Objection Deadline"). Service of any Objection by e-mail is acceptable.

If no written Objection is received by the Trustee by the Objection Deadline, then the Trustee is authorized to immediately consummate such De Minimis Sale in accordance with the Sale Procedures Order.

If an Objection to a De Minimis Sale is properly filed and served, then the Asset(s) subject to the Objection shall only be sold upon either the consensual resolution of the objection by the parties in question or further order of the Court. If no resolution to the objection is reached, the Trustee will then schedule a hearing to consider the proposed sale of any De Minimis Assets subject to the Objection.

Dated: January 3, 2025 Wilmington, Delaware

CHIPMAN BROWN CICERO & COLE, LLP

Is David W. Carickhoff

David W. Carickhoff (No. 3715) Alan M. Root (No. 5427) Hercules Plaza 1313 North Market Street, Suite 5400 Wilmington, Delaware 19801 Telephone: (302) 295-0192

Email: carickhoff@chipmanbrown.com

root@chipmanbrown.com

Counsel for the Chapter 7 Trustee

Exhibit A

Assets to Be Sold

[See Attached]

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TO

REMIT Alfred T. Giuliano

Trustee for University of the Arts 2301 E. Evesham Road Pavilion 800, Suite 210 Voorhees, NJ 08043

BUYER

Springside Chestnut Hill Academy

ADDRESS Frank Aloise

> 500 West Willow Grove Avenue Philadelphia, PA 19118

	Account Code	Pages
	SCHA	1 of 2
Account #		Date
	23010456010	12/20/2024

Invoice #	Total	
6888626	23,	239.78



QTY	SKU/LOT#	DESCRIPTION	CATEGORY	LOCATION	UNIT PRICE	LINE TOTAL
1	OH2-014	THE IRRESOLUTE DESK	OFFICE FURN	HAMILTON 2	410.00	410.00
1	LH2-008	CIRCULAR COFFEE TABLE LOT	LOUNGE FURN	HAMILTON 2	360.00	360.00
1	LH2-003	ACCENT CHAIRS LOT	LOUNGE FURN	HAMILTON 2	600.00	600.00
1	LG1-034	ACCENT CHAIRS W/ 2X TWO-SEATER LOT	LOUNGE FURN	GERSHMAN 1	1,600.00	1,600.00
1	LG1-038	REPOSE CHAIR LOT	LOUNGE FURN	GERSHMAN 1	1,400.00	1,400.00
35	OJ1-102	HERMAN MILLAR STACKING TASK CHAIR WARMS	OFFICE FURN	JUNIPER 1	90.00	3,150.00
3	OJ1-103	24IN X 60IN WHITETOP TABLES	OFFICE FURN	JUNIPER 1	50.00	150.00
1	LT9-109	EXECTUTIVE LOUNGE FURNITURE LOT	LOUNGE FURN	TERRA 9	2,859.78	2,859.78
6	LA1-101	GUEST CHAIR W/RETRACTABLE DESK ARM	LOUNGE FURN	ANDERSON 1	210.00	1,260.00
4	LT8-102	MAV LOUNGE CHAIR NAVY W/WALNUT BASE	LOUNGE FURN	TER. 8 & AND. M	485.00	1,940.00
5	LT8-103	MAV LOUNGE CHAIR TAUPE W/WALNUT BASE	LOUNGE FURN	TER. 8 & AND. M	485.00	2,425.00
5	LT8-104	WALNUT UNDER-CHAIR SLIDE TABLE	LOUNGE FURN	TER. 8 & AND. M	75.00	375.00
137	OT16-109	STACKING CHAIRS	OFFICE FURN	TERRA 16	20.00	2,740.00
10	OAM-110	2FT X 5FT TABLE W/CASTERS	OFFICE FURN	ANDERSON M	50.00	500.00
1	LAM-115	CAFE HEIGHT NOOK LOT W/ TABLES & CHAIRS	LOUNGE FURN	ANDERSON M	400.00	400.00
8	LAM-116	STACKING CHAIRS WHITE/BLUE POLY SHELL W/CASTERS	OFFICE FURN	ANDERSON M	50.00	400.00

Terms and	Conditions	for theSa	ale of Unive	ersity Assets.

Terms and Conditions for intesse or university Assets.

This is a formal invoice and acceptance of an offer All offers are subject to oversight and approval by the Delaware Bankrupfcy Court and all designated lenders, trustees, and officers. You will be notified only if you offer is approved. Payment Terms - A cashier's check made out to the remittance address for the total amount. All Sales Are Final - All items are sold on an "as is, where it a subject to the provided only involved the provided on the provided of the provided on the p gas, electricity, or any other utility, buyers must use licensed and insured contractors for disconnection and removal. The University will not be liable for any damages or injuries resulting from the removal or transportation of purchased items. Liability Waiver - By purchasing items, buyers agree to indemnify and hold harmless the University, its officers, employees, agents, contractors, and consultants from any and all claims, damages, or liabilities arising from the purchase, removal, hasportation, or use of the items. Inspection of Items - Buyers are encouraged to inspect items prior to purchase. The University will not be responsible for any discrepancies or defects discovered after a sale. Compliance with Laws and Regulations - Buyers must comply with all applicable laws, regulations, and safety standards in the removal, transportation, and use of purchased items. By participating in the sale, buyers acknowledge that they have read, understood, and agreed to these terms and conditions The Notice Parties will have three (3) business days after service of a Sale Notice to file and serve any objections to a De Minimis Sale (the "Notice Penod"). Any objections to a De Minimis Sale (each, an "Objection") must (a) be in writing, (b) set forth the name of the objecting party, (c) provide the basis for the objection and the specific grounds therefor, (d) be filed with the Court; and (e) be served on the Notice Parties and on Chipman Brown Cicero & Cole, LLP, Hercules Plaza, 1313 North Market Street, Suite 5400, Wilmington, Delaware 19801 (Attn: David W. Carickhoff, Esquire) as counsel to the Trustee (collectively, the "Objection Parties"), so as to be received by all such parties on or before 4:00 p.m. (Prevailing Eastern Time) on the last day of the Notice Period; if no written Objection from any of the Notice Parties is received by the Trustee within three (3) business days after the date of the service of such Sale Notice, then the Trustee is authorized to immediately consummate such sale; If an Objection to a De Minimis Sale is properly filed and served then the De Minimis Asset(s) subject to the Objection shall only be sold upon either the consensual resolution of the objection by the parties in question or further order of the Court. If no resolution to the objection is reached, the Trustee shall schedule a hearing to consider the proposed sale of any De Minimis Assets subject to the Objection.

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*** FOR INTERNAL USE ONLY ***							
WHAT IS THE BUYER'S	FORMER/CURREN	T RELATIONSHIP TO THI	E UNIVERSITY?				
NONE	☐ EMPLOYEE	ADMIN/OFFICER	ALUM/STUDENT				
CONTRACTOR	☐ VENDOR	ACADEMIC PTNR.	OTHER (AS NOTED)				
HAVE ALL OF THE ITEMS LISTED ABOVE RECEIVED AT LEAST THREE (3) OFFERS?							
✓ YES	S NO NO WITH EXCEPTION NOTED						



REMIT Alfred T. Giuliano

Trustee for University of the Arts 2301 E. Evesham Road

Pavilion 800, Suite 210 Voorhees, NJ 08043

Springside Chestnut Hill Academy

ADDRESS Frank Aloise

500 West Willow Grove Avenue

Philadelphia, PA 19118

	Account Code	Pages
	SCHA	2 of 2
Account #		Date
	23010456010	12/20/2024

Invoice #	Total
6888626	23.239.78

QTY	SKU/LOT#	DESCRIPTION	CATEGORY	LOCATION	UNIT PRICE	LINE TOTAL
2	LAM-117	36" ROUND TABLES W/WALNUT VENEER	LOUNGE FURN	ANDERSON M	150.00	300.00
1	ST5-458	SAW STOP TABLE SAW	SHOP EQUIP	TERRA 5	850.00	850.00
1	SAB-589	POWERMATIC DUST COLLECTION SYSTEM	SHOP EQUIP	ANDERSON 1	1,200.00	1,200.00
4	OJ1-103	HERMAN MILLAR STACKING TASK CHAIR W/O ARMS	OFFICE FURN	JUNIPER 1	80.00	320.00
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Terms and Conditions for the Sale of University Assets This is a formal invoice and acceptance of an offer. All offers are subject to oversight and approval by the Delaware Bankruptcy Court and all designated lenders, trustees, and officers. You will be notified only if your offer is approved. Payment Terms - A cashier's check made out to the remittance address for the total amount. All Sales Are Final - All items are sold on an imas is, where be notified only if your order is approved. Payment i erms - A casmier's creek made out to the remittance adoress for the total anount. All sales Are - inal - All terms are soon on an "as is, where is" basis. The University makes no warrantees or representations of any kind, express or implied, regarding the condition, functionality, or suitability of the items for any purpose. No returns, exchanges, or refunds will be accepted under any circumstances. Buyer Responsibility for Removal and Transportation - Buyers are solely responsible for the removal and transportation of purchased items. The University will not provide any assistance in moving, loading, or transporting items. Use of Liceas Contractors - For items that are heavy or cumbersome, connection and removal. The University will not be liable for any damages or riquiries resulting from the removal or transportation of purchased items. Liability Waiver - By purchasing items, buyers agree to indemnify and hold harmless the University, its officers, employees, agents, contractors, and consultants from any and all claims, damages, or liabilities arising from the purchase, removal, transportation, or use of the items. Inspection of Items - Buyers are encouraged to inspect items prior to purchase. The University will not be responsible for any discrepancies or defects discovered after a sale. Compliance with Laws and Regulations - Buyers must comply with all applicable laws, regulations, and safety standards in the removal, transportation, and use of purchased items. By participating in the sale, buyers acknowledge that they have read, understood, and agreed to these terms and conditions. The Notice Parties will have three (3) business days after service of a Sale Notice to file and serve any objections to a De Minimis Sale (the "Notice Period"). Any objections to a De Minimis Sale (each, an "Objection") must: (a) be in writing; (b) set forth the name of the objecting party; (c) provide the basis for the objection and the Notice Fairor, any objections to a be imminiscated to accept the specific grounds therefore, (b) be filed with the Court; and (e) be served on the Notice Parises and on Chipman Brown Cicero & Cole, LLP, Hercules Plaza, 1313 North Market Street, Suite 5400, Milmington, Delaware 19801 (Altri. David W. Caickhoff, Esquire) as counsel to the Trustee (collectively, the "Objection Parises"), so as to be received by all such parties on or before 4.00 m, (Prevailing Eastern Time) on the last day of the Notice Parised; If no written dealer of the service of such Sale Notice, then the Trustee is authorized to immediately consummate such sale; If an Objection to a De Minimis Sale is properly filed and served then the De Minimis Asset(s) subject to the Objection shall only be sold upon either the consensual resolution of the objection by the parties in question or further order of the Court. If no resolution to the objection is reached, the Trustee shall schedule a hearing to consider the proposed sale of any De Minimis Assets subject to the Objection.

	Unique Items/Page 4	Total Items/Page		Page Total
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Document#			Reference #	
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*** FOR INTERNAL USE ONLY ***							
WHAT IS THE BUYER'S	S FORMER/CURREN	IT RELATIONSHIP TO THE	E UNIVERSITY?				
■ NONE							
CONTRACTOR	☐ VENDOR	ACADEMIC PTNR.	OTHER (AS NOTED)				



☐ NO

■ NO WITH EXCEPTION NOTED

